

Mikie Sherrill  
Governor

Dr. Dale G. Caldwell  
Lt. Governor



*New Jersey Site Remediation Professional Licensing Board*

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May 7, 2026

**Board Determination and Offer of Settlement**

By Email: [ksavel@triumvirate.com](mailto:ksavel@triumvirate.com)

Keith Savel

Vice President

Triumvirate Environmental

RE: In the Matter of Keith Savel, LSRP 584063  
SRPL Board Complaint 011-2025

Dear Mr. Savel:

This letter is to advise you that the New Jersey Site Remediation Professional Licensing Board (“Board”) has reviewed information concerning your professional conduct in connection with Complaint 011-2025, initiated by Gerold Litschi, PMV Pharmaceuticals, Inc., based on the work you conducted at PI 766380.

**Board Determination**

The Board has determined that you violated the following regulations:

1. N.J.A.C. 7:26I-6.3(e) which states, “an LSRP shall not provide professional services outside his or her areas of professional competence, unless the LSRP has relied upon the technical assistance of another professional whom the LSRP has reasonably determined to be qualified by education, training, and experience.” You violated this provision by not recognizing that the De Minimis Quantity Exemption (DQE) form was required to be submitted prior to site closure which complicated the closing of operations for the complainant. Although the error of not submitting this form prior to cessation was identified in 2024 and could have been corrected at that time, you did not respond to DEP to address the deficiency or submit an amended GIN. The Complainant subsequently discovered in 2025 that the ISRA case had not

**Board Members**

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been closed and was required to complete the process themselves which also caused an additional year of fees and an additional application fee to be incurred.

2. N.J.A.C. 7:26I-6.5(a) Notification of retention and release which states “an LSRP retained by a person responsible for conducting the remediation shall submit an LSRP Notification of Retention or Dismissal through the Online Business Portal no later than 15 days after the person responsible for conducting the remediation retains the LSRP.” You violated this provision by submitting a retention form on October 5, 2022 with a retention date of July 6, 2022. The proposal and scope of work was signed by the Complainant on June 14, 2022 and the GIN was filed by the subject LSRP on July 27, 2022.

### Penalties

The Board finds that the violation of N.J.A.C. 7:26I-6.3(e) is a Category 2 first violation pursuant to the Board’s policy as set forth in the guidance document “Using Categories of Misconduct and Applying Board Discretion To Assess a Civil Administrative Penalty When Finding a Violation” which specifies a base penalty in the amount of \$1,500.00 for this violation and discretionary penalty range of \$500.00-\$5,000.00. The Board finds that the violation of N.J.A.C. 7:26I-6.5(a) is a Category 1 first violation pursuant to the Board’s policy as set forth in the guidance document “Using Categories of Misconduct and Applying Board Discretion To Assess a Civil Administrative Penalty When Finding a Violation” which specifies a base penalty in the amount of \$500.00 for this violation and discretionary penalty range of \$0-\$1,500.00.

The Board acknowledges that your conduct did not result in any harm to public safety and the environment and that you fully cooperated with the investigation of the complaint. Therefore, due to these mitigating circumstances, the Board will assess a discretionary penalty of \$500.00 for the Category 2 violation of N.J.A.C. 7:26I-6.3(e) and \$250.00 for the Category 1 violation of N.J.A.C. 7:26I-6.5(a). The total discretionary penalty amount is \$750.00. The Board’s intended assessment is in accordance with the aforementioned guidance, which permits considering mitigating factors for calculating the amount of an administrative penalty.

### Offer of Settlement

As a result of the foregoing, the Board will pursue formal disciplinary proceedings against you for the above violations to assess the above-referenced penalties for these violations. Notwithstanding this decision, the Board has determined that it will first offer you an opportunity to settle these violations before instituting formal disciplinary proceedings if you consent to the following terms:

Agree to pay a civil administrative penalty in the amount of \$600.00, which is 80% of the civil administrative penalty of \$750.00 the Board intends to assess in formal disciplinary proceedings. Payment to “Treasurer, State of New Jersey” shall be made through arrangement with the SRPL Board.

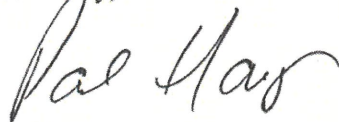
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If we are unwilling or unable to settle this matter, the Board will pursue formal disciplinary proceedings for these violations pursuant to N.J.S.A. 58:10C-17.f. to assess the above referenced penalties and you will be afforded an opportunity to request a hearing regarding this matter. In that event, the Board, pursuant to N.J.S.A. 58:10C-17.f., may also enter an order assessing and requiring you to pay the costs for the investigation which led to the establishment of the violations, and its costs for successfully enforcing its penalty action against you. In addition, pursuant to N.J.S.A. 58:10C-17.e., any person who violates the Site Remediation Reform Act, or any rule, regulation or order of the Board, or who fails to pay a civil administrative penalty assessed by the Board, shall be subject, upon order of the Superior Court, to pay a civil penalty of not more than \$10,000.00 for the first violation and not more than \$20,000.00 for every subsequent violation. The Board reserves its right to amend its findings and conclusions based on further review or investigation if this matter is not settled.

If you elect to settle this matter, you must sign the attached Acknowledgement and Acceptance of Board Offer of Settlement and return it along with payment to the Board within thirty-five (35) days following your receipt of this Board Determination and Offer of Settlement. Here, and throughout this document, the beginning date to calculate this 35-day time period is the date of delivery as indicated on the return receipt of this document. If the Board receives no response from you within thirty-five (35) days, the Board's settlement offer shall be considered withdrawn and the Board will pursue formal disciplinary proceedings.

Should you have any questions concerning this Board Determination and Offer of Settlement or the Acknowledgement and Acceptance of Board Offer of Settlement, you may contact the SRPL Board at 609-984-3424 or [SRPLBoardContact@dep.nj.gov](mailto:SRPLBoardContact@dep.nj.gov) or seek the advice of your legal counsel. This Board Determination and Offer of Settlement does not constitute a formal enforcement order, a final agency action or a final legal determination that may be appealed or contested. Please note that the Board Determination and Offer of Settlement and this Acknowledgement and Acceptance of Board Offer of Settlement are public documents.

Sincerely,



Paul Hauge, Chairperson  
Site Remediation Professional Licensing Board

Enc: Acknowledgement

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**ACKNOWLEDGEMENT and ACCEPTANCE OF BOARD OFFER OF SETTLEMENT**

I, Keith Savel, hereby acknowledge that I have reviewed the attached May 7, 2026 Board Determination and Offer of Settlement and the settlement offer of the Board set forth therein.

I acknowledge the conduct which has been charged. I accept the settlement offer of the Board and agree to the following to settle the violations addressed in the May 7, 2026 Board Determination and Offer of Settlement pursuant to the following terms:

Immediate payment of a civil administrative penalty of \$600.00.

I acknowledge that if I fail to perform any of the foregoing settlement terms the Board may terminate or enforce this settlement agreement upon 30 days prior written notice to me.

I am aware that by signing this Acknowledgement and Acceptance of Board Offer of Settlement I have entered into a binding settlement agreement and I am waiving any rights I may have to an administrative hearing for the matters addressed in the Board Determination and Offer of Settlement and this Acknowledgement and Acceptance of Board Offer of Settlement. I am aware that the findings of the Board in connection with this matter are a matter of public record and that this Board Determination and Offer of Settlement and this Acknowledgement and Acceptance of Board Offer of Settlement are public documents.

Dated: \_\_\_\_\_

5/26/2026



Keith Savel, LSRP 584063